IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Attorney Advisor: James Thomson

CRAVENS, Ronald A. et al.

Office of PCT Legal Administration

U.S. Application No. 10/084,592

Filing Date: February 25, 2002

For: METHOD AND COMPOSITION FOR DELIVERY OF MEDICANTS TO ANIMALS

Via EFS-Web

Attention: Mr. James Thomson Office of PCT Legal Administration Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

SUPPLEMENTAL EVIDENCE IN SUPPORT OF PETITION TO REVIVE UNDER 37 C.F.R. 1.137(a)

or, in the alternative,

PETITION TO REVIVE UNDER 37 C.F.R. 1. 137(b)

Responsive to the Examiner's Request, Applicant submits the following in support of its Petition to Revive:

STATEMENT:

Unavoidable: An adequate showing of the cause of the delay, and that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition under 37 CFR 1.137(a) was unavoidable, is enclosed. Applicant submits herewith: (1) The engagement letter between Applicant and Mr. Lawrence Husick; (2) The check detail showing the amounts paid to Mr. Husick; (3) a timeline showing the events surrounding the delay and

correspondence to and from Mr. Husick; and (4) the Exhibits listed in the timeline which include the complete file history of the application. Of particular note, Applicant points to Exhibit E (Notice of Abandonment for Failure to File Missing Parts dated 11/26/2003) which was mailed to Mr. Husick as attorney of record and the subsequent series of e-mails between Applicant and Mr. Husick (Exhibits F-J) from December 5, 2003 through May 9, 2005 wherein Mr. Husick specifically told Applicant that the application was still pending. Mr. Husick's specific statements regarding the pending status of the application are quoted in the attached timeline for the Examiner's ready reference.

Unintentional: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional.

Respectfully submitted,

Date: 4-9-08

Lara Dickey Lewis

Reg. No. 48,161

HUSCH BLACKWELL SANDERS LLP

4801 Main Street, Suite 1000

Kansas City, MO 64114

816-983-8000 - telephone

816-983-8080 - fax

Lipton, Weinberger & Husick

REGISTERED PATENT ATTORNEYS

INTELLECTUAL PROPERTY
AND

TECHNOLOGICAL LAW

P.O. Box 587

Southeastern, Pennsylvania

http://www.LawHusick.com

November 30, 2001

LAWRENCE A. HUSICK: 610-296-8259 TELEPHONE 610-296-5816 FACSIMILE Lawrence@LawHusick.com

Bruce Van Der Kamp ASTech International, LLC 401 Denford Way Downingtown, PA 19335

Re: Legal Representation and Retainer Agreement

Dear Bruce:

ROBERT S. LIPTON

LAWRENCE A. HUSICK

JAMES DAUTREMONT,

LAURENCE A. WEINBERGER

OF COUNSEL

I am pleased that you have requested that our firm provide your company with intellectual property-related legal services, and thank you for the opportunity to serve you. The Supreme Court and the Bar of the Commonwealth of Pennsylvania require that there be a written representation agreement between attorneys and their clients. Additionally, we feel it is in the best interests of our clients that they be fully informed of our billing practices at the outset of our relationship. The purpose of this letter, therefore, is to set forth the scope of our engagement as legal counsel to ASTech International, LLC, to set forth the financial arrangements regarding the engagement, and to verify our mutual agreement of the foregoing:

1. Scope of Engagement; Services Rendered

Lipton, Weinberger & Husick will perform those legal and related services which you request. Specifically, we have been engaged to advise you with respect to matters related to the acquisition, protection, licensing, and exploitation of your company's intellectual property and technology, but not for any other general legal matters of which you have not informed us in writing. You have specifically asked for our assistance regarding both your business method for animal identification, and for a novel method for administering medicaments to animals. We will keep you informed of the status of your matters, and will use our best reasonable efforts on your behalf. We will strive to complete your work as expeditiously as possible. We do represent many other clients, and there will be times when we will be giving your matters priority over those of others. The converse, however, is also true, and we trust that you will understand

if there is an occasional delay in the completion of a task. We will do our best to provide our services at a fair and reasonable cost to you.

2. Fees and Hourly Rates

Our billing practice is to charge for services based on the criteria set forth in Rule 1.5 of the Pennsylvania Rules of Professional Conduct. These criteria include the nature of the fee agreement, the time and labor required, the novelty or difficulty of a particular question involved, the level of skill requisite to proper performance of the services, the apparent conflicts engendered by the representation, customary fees for the services, the amount involved and the result obtained, special limitations imposed by the client, the nature and length of the professional relationship with the client, and the experience, reputation, and ability of the attorney performing the services. In certain circumstances, we may charge a premium based on the exceptionally favorable or efficient results we obtain. We use the amount of time devoted to a matter at our hourly rates as one factor (but not the exclusive one) in determining fees. My current regular rate is \$250 per hour (for all work except litigation.) Rates charged by others in our firm range from \$350 per hour for senior litigation attorneys to \$95 per hour for paralegal staff. Please be assured that we review our bills very carefully before they are finalized and appropriate adjustments are made when necessary.

Our policy regarding travel is to bill for travel time during which we actually perform services for ASTech International, LLC at regular rates, and for travel time during which we do not perform direct services for you, but are otherwise generally unavailable to others at 50% of that rate. Should we travel on your behalf but perform services for another client during our travel time, we will, of course, bill that client, and not ASTech International, LLC. We will ordinarily travel using the lowest available airfare. If, however, a flight is scheduled for more than three hours duration, or if we intend to perform work on your behalf during travel time, we will use Business Class service.

3. Disbursements

The performance of legal services involves costs and expenses which must be paid to third parties such as United States and other government agencies, associate attorneys in foreign countries, consultants, service providers, and foreign governments. We expect that you will either pay directly or reimburse us for such costs. In the normal course of our work these costs could include such items as filing fees, computerized research, messenger services, annuity fees, travel expenses, business meals, stenographers' charges, transcripts, court costs, appraisals, accountants' and experts' fees, long-distance communications charges and other such items which must be paid on your behalf. If such costs may be calculated beforehand and ap-

pear to be substantial, we may ask you to advance us those sums before we expend them, or to reimburse the vendor directly. In cases where you authorize us to advance funds on your behalf from our own accounts (and not from prepaid amounts held in trust), we will add a handling fee of 7% of the amount advanced, to cover our costs involved in the transaction. (We will normally advance funds when the amount is under \$1000.00 without requesting specific authorization, unless you direct otherwise.)

4. Periodic Statements and Payment Terms

Our practice is to send a periodic statement for services rendered and disbursements incurred on a client's behalf. The detail in the statement will inform you not only of the fees and disbursements incurred but also of the nature and progress of the work performed. These statements are due and payable immediately upon receipt. We reserve the right to charge interest at a rate of 1.5% of the outstanding balance monthly starting thirty (30) days after the issuance of the statement and continuing until fully paid. In the event that our statements are not timely paid, we reserve the right to suspend services until satisfactory payment arrangements are made, or if necessary, terminate such services.

We always do our best to see that our clients are satisfied not only with our services, but also with the reasonableness of the fees and disbursements charged for these services. Therefore, if you have any question about or objection to a statement or the basis for our fees to you, you should raise it promptly and in writing so that we may discuss it. If you object only to a portion of a statement, we ask that you pay the remainder, which will not constitute a waiver of your objections. We ask that you keep us informed of any changes or developments in your matters, and cooperate with our reasonable requests so that we may help you to achieve favorable results.

Your responsibility to pay attorney's fees and costs and expenses is not contingent upon any recovery, income or other event.

5. Retainer

Our policy is to require that all new clients remit a non-refundable retainer as a minimum charge to cover anticipated legal services and expenses which are necessary for a competent and comprehensive representation of your interests. This minimum charge is predicated upon the undertaking of the responsibility of the above legal representation, precluding us from representing any other party, and does not depend upon success or expenditure of time. If a matter requires a substantial commitment of time, we may require an additional refundable deposit to be applied against our fees as incurred. In the present case, I ask that you forward a

retainer of \$5,000 with the return copy of this letter. Our statements therefore will constitute statements of your account, and will include the retainer upon which we have agreed. We will not credit to you interest earned (if any) on this retainer, which will accrue to the Pennsylvania Interest On Lawyer's Trust Fund Accounts program, and will be used by that program to fund legal services for those who cannot otherwise afford representation. Of course, we are always happy to discuss a revision to our retainer agreement, and it is our intention to review the agreement semi-annually.

6. Confidentiality

In addition to our obligations of confidentiality which flow from the Canons of Legal Ethics, and the Disciplinary Rules of the Commonwealth of Pennsylvania and the United States Patent and Trademark Office, the following terms shall apply to our dealings:

During the course of our engagement, we may have access to or receive information from ASTech International, LLC such as information relating to your business and practices, including, but not limited to data, know-how, technical and non-technical materials, products and/or product samples and specifications, and other such information. All such information, including any materials embodying such information, whether disclosed orally or otherwise, will be considered by us as proprietary and confidential to ASTech International, LLC ("Proprietary Information").

We agree that we will use all reasonable efforts to protect the confidentiality of the Proprietary Information and will not disclose or disseminate the Proprietary Information to any third party without your prior written consent. In no event will we use the Proprietary Information for our own benefit or the benefit of any third party during, or at any time after, the period of our engagement. Our undertakings and obligations under this paragraph shall not apply, however, to any information which we can establish: (i) entered or subsequently enters the public domain without our breach of any obligation owed under this Agreement; (ii) became known to us prior to disclosure of such information by the company; (iii) became known to us from a source other than the company, and other than by the breach of an obligation of confidentiality owed to the company; (iv) is independently developed by us; (v) is disclosed by the company to a third party without restrictions on its disclosure; or (vi) is approved for release by a written authorization of the company.

Upon the termination of this engagement, or at your request, we will deliver all files, documents and other media (and all copies and reproductions of any of the foregoing) in our possession or control which contain or pertain to Proprietary Information, except for those copies

reasonably required to document and substantiate our activities. Furthermore, subject to the above provisions, all Proprietary Information shall remain at all times your sole and exclusive property. You expressly acknowledge that this agreement does not make any partner or employee of Lipton, Weinberger & Husick an employee of ASTech International, LLC or create any obligation on our part to assign to ASTech International, LLC ownership of any inventions, works of authorship, or other proprietary rights now or later developed by us.

7. Withdrawal From Representation

The attorney/client relationship is one of mutual trust and confidence. If you have any questions at all about the provisions of this fee agreement, we invite inquiries. We encourage our clients to inquire about any matter relating to fee agreements or statements that are in any way unclear or appear unsatisfactory. Conversely, any failure on your part to meet your obligation of timely payments or full cooperation with us under this agreement will constitute authorization for us to withdraw from this representation and to reveal this agreement and any other necessary documents to any court or agency if the same should prove necessary to effect withdrawal or payment.

This agreement is also subject to termination by either party upon reasonable notice for any reason. Upon such termination, however, you will remain liable for any unpaid fees and costs, which will become immediately due and payable without set-off or deduction. You specifically authorize us to retain any files, attorney work product, and materials related to this representation until such fees and costs have been paid in full. Any dispute arising out of this Agreement or our representation shall be subject to mandatory arbitration under the Patent Arbitration Rules of the American Arbitration Association. Such arbitration shall be held in Chester County, Pennsylvania, and each party shall bear its own costs and expenses. While we understand that the purpose of this Agreement is to establish an attorney-client relationship between us, we are required by relevant precedent to advise you that you should have the aid of your own counsel in reviewing this Agreement and its arbitration provision prior to signing.

8. Future Services

This agreement will also apply to services rendered for such future matters that we mutually agree Lipton, Weinberger & Husick will handle. If however, such services are substantially different from those to which this agreement applies, either party may request that a new agreement be executed, or that this agreement be reacknowledged.

If this letter correctly sets forth your understanding of the scope of the services to be rendered to ASTech International, LLC, and if the terms of the engagement are satisfactory, please

execute the enclosed copy of this letter and return it to me along with the requested retainer. If the scope of the services described is incorrect or if the terms of the engagement set forth in this letter are not satisfactory to you, please let me know in order that we can discuss either aspect. By executing this agreement, you acknowledge that there is inherent uncertainty concerning the outcome of any legal proceeding, and that we have made no guarantees as to the disposition of any phase of this matter. All representations and expressions relative to the outcome of this matter are only our professional opinions and do not constitute guarantees. We have advised you regarding possible statutory bars which may occur and may prevent you from protecting your rights. We will not be responsible for the performance of any legal service until this signed agreement and the requested retainer are returned to us, and until that time, it is your responsibility to protect yourself against such statutory bars. We look forward to continuing to work with you and thank you once again for the opportunity to serve you.

Very truly yours,

Lipton, Weinberger & Husick

Lawrence A. Husick

Read and Acknowledged. A check in the amount of \$5,000 is enclosed as a retainer payment.

For ASTech International, LLC

Date: _____

Bruce Van Der Kamp as personal guarantor.

MLH:lah

Lewis, Lara Dickey

From: Ron Cravens [ron.cravens@oildri.com]

Sent: Tuesday, May 22, 2007 9:33 PM

To: Cashsi00@aol.com; cashman@protez.com; Lewis, Lara Dickey; Denise Henning

Cc: bvk@comcast.net; Bob Mullen; Dr. Ken Odde; Clair Gustafson (home)

Subject: RE: FW: Letter to and from PA Disciplinary Counsel

Thanks Lynnette -

Lara and Denise -

Below are the fees we paid to Lawrence.

Ron Cravens

From: Cashsl00@aol.com [mailto:Cashsl00@aol.com]

Sent: Tuesday, May 22, 2007 8:48 PM

To: cashman@protez.com

Cc: Ron Cravens; bvk@comcast.net

Subject: Re: FW: Letter to and from PA Disciplinary Counsel

Payments to Lawrence Husick were as follows:

1. 12/05/01 \$5,000.00 retainer

2. 06/04/02 \$1,393.50 invoice received

Invoice summary: \$5,812.50 for 11/01-02/02 patent meetings, research and filings

75.00 for 01/23/02 provisional patent application

475.00 for 02/11/02 patent application 31.00 for patent application express mail

(5,000.00) credit for retainer paid

S. Lynnette Cashman

See what's free at AOL.com.

9:30 AM 05/22/06

ASTech International LLC Check Detail

January 2001 through December 2006

ASTec

	Original Amount	
	-5,000.00	
_	5,000.00	
TOTAL	5,000.00	
	-1,393.50	
	5,812.50	
	75.00	
	475.00	
_	31.00	
TOTAL	6,393.50	

U.S. Patent Application No. 10/084,592 "Method and Composition for Delivery of Medicants to Animals" (aka OM or On Mussel Patent)

Date	Action	Exhibit	Application Status
02/25/2002	Patent Application Filing	A	Pending
03/13/2002	Email: Husick to Cravens et al. re:	В	Pending
	reporting PTO acknowledgement of receipt		
	of application and according it a filing date		
	of 2/25/2002 and a Serial No. 10/084,592.		•
	Mentions need for relevant prior art.		
03/19/2002	Email: Cravens to Husick re: asking when	В	Pending
	Husick will send patent documents		· .
	(Inventor Oaths/Declarations) for signature.		
03/19/2002	Email: Husick to Cravens re: will send	В	Pending
	documents as soon as receive notice from		·
	the PTO to which we must respond (Notice		·
·	to File Missing Parts). Needs the data on		
	the form to complete declaration that you		
	must sign.		
04/18/2002	Notice to File Missing Parts: (1) Basic	C	Pending
	Filing Fee of \$740; and (2) Inventor		•
	Oaths/Declarations		
02/03/2003	Email: Cravens to Husick re: "what	D	Pending
	happened to the OM patent that we filed		
	last Spring - we never had to sign anything		
444545	and have heard nothing on the progress."		
11/26/2003	Notice of Abandonment for failure to reply	E	Abandoned
10/05/0000	to Notice to File Missing Parts	<u> </u>	
12/05/2003	Email: Cravens to Husick re: status of	F	Abandoned
10/15/0000	application		
12/15/2003	Email: Cravens to Husick re: status of	G	Abandoned
10/15/2002	application		
12/15/2003	Email: Husick to Cravens re: received	G	Abandoned
	Notice of Abandonment and working to get		
12/17/2003	case back on track		
12/1//2003	Email: Cravens to Husick re: will Patent	G	Abandoned
	Office move up the review because they		
12/17/2003	seemed to have messed things up? Email: Husick to Cravens re: "Not a		A1 1
12/11/12/03	chance. Keep dreaming. This is a	·G	Abandoned
	government agency. They do NOT make		
	mistakes."		
04/15/2004	Email: Van Der Kamp to Husick re: status	H	Abandoned
0 1/13/2004	of patent application	11	Availuoned
05/11/2004	Email: Van Der Kamp to Husick re:	H	Abandoned
	follow-up on previous inquiry regarding	11	Analianiica
	status of patent application		i
	otatas of patent appheation		

U.S. Patent Application No. 10/084,592 "Method and Composition for Delivery of Medicants to Animals" (aka OM or On Mussel Patent)

05/14/2004	Email: Husick to Van Der Kamp re: "Both	-H-	Abandoned
03/1 1/2004	in queue at PTO, but given that the time to	1.	Tibulidollod
	first official action is now sometimes > 20		·
	months, I am not concerned."	:	
09/01/2004	Email: Cravens to Husick re: status of	I	Abandoned
07/01/2004	patent application	1	Abandoned
09/07/2004	Email: Husick to Cravens re: "No news is	I	Abandoned
09/07/2004	good news."	1	Abandoned
09/07/2004	Email: Cravens to Husick re: "How can	I	Abandoned
03/0//2004	they get away with this kind of delay?"	1	Abandoned
10/25/2004	Email: Cravens to Husick re: status of	T	A1 J J
10/23/2004		I	Abandoned
05/01/0005	patent application	Т	<u> </u>
05/01/2005	Email: Cravens to Husick re: status of	J	Abandoned
	patent application. You indicated that you		
	would speak to examiner if nothing appears		·
05/01/0005	to be moving	 	ļ
05/01/2005	Email: Cravens to Husick re: tried to check	J	Abandoned
	status online but got message that		
	application is not available.	<u> </u>	
05/09/2005	Email: Cravens to Husick re: status of	J	Abandoned
	application		
05/09/2005	Email: Husick to Cravens re: "I will check	J	Abandoned
,	with the PTO, but at this time, your		
-	application is just outside the average times		·
	now prevalent in the Patent Office so	İ	
	you should not be worried."		
07/21/2005	File transfer request from new attorney	K	Abandoned
	Lara Dickey Lewis to Husick		
09/25/2005	Letter from Husick to Lewis denying	L	Abandoned
	existence of file		
11/03/2005	Second letter from Lewis to Husick	M	Abandoned
	requesting remainder of client files		
	including OM patent application		
01/06/2006	Lewis files request for copy of complete	N	Abandoned
	file wrapper of patent application and		
	discovers that application has been		
	abandoned since November 11, 2003 for		
	failure to reply to Notice to File Missing		
	Parts dated 4/18/2002. No attempts at		
	revival made.		
2/8/2006 -	Multiple voice mail messages left by Lewis		Abandoned
3/23/2006	for Husick requesting remainder of client		
	files.		•
			·

U.S. Patent Application No. 10/084,592 "Method and Composition for Delivery of Medicants to Animals" (aka OM or On Mussel Patent)

4/25/2006	Voice mail message left by Lewis for	Abandoned	
-	Husick requesting remainder of client files.		

<u> </u>	02	マ		7)
	\sim		4.0	

PTO/SB/05 (03-01) Approved for use through 10/31/2002. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number

UTILITY PATENT APPLICATION TRANSMITTAL

Please type a plus sign (+) inside this box

AST-120 Attorney Docket No. Cravens, Ronald L. First Inventor

Method add Composition for Deliv

Express Mail Label No. | EE275443192US (Only for new nonprovisional applications under 37 CFR 1.53(b))

APPLIC	ATION ELEMENTS	ADDRESS TO: Assistant Commissioner for Patents Box Patent Application			
See MPEP chapter 600 co	ncerning utility patent application contents	S. Washington, DC 20231			
1. Fee Transmittal	Form (e.g., PTO/SB/17)	7. CD-ROM or CD-R in duplicate, large table or			
1	l a duplicate for fee processing) small entity status.	Computer Program (Appendix)			
2. X Applicant claims See 37 CFR 1.2		Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary)			
3. Specification (preferred arrangement)		a. Computer Readable Form (CRF)			
- Descriptive titl	le of the invention	b. Specification Sequence Listing on:			
- Cross Referen	nce to Related Applications garding Fed sponsored R & D	i. CD-ROM or CD-R (2 copies); or			
	sequence listing, a table,	II. D paper			
- Background o	program listing appendix of the Invention	c. Statements verifying identity of above copies			
- Brief Summar	y of the Invention ion of the Drawings (if filed)	ACCOMPANYING APPLICATION PARTS			
- Detailed Desc	ription	Assignment Papers (cover sheet & document(s))			
- Claim(s)	- Pt-still	37 CFR 3 73/h) Statement C Power of			
- Abstract of the	Disclosure .	10. (when there is an assignee) Attorney			
4. Drawing(s) (35	U.S.C. 113) [Total Sheets]	11. English Translation Document (if applicable)			
5. Oath or Declaration	[Total Pages	12. Information Disclosure Copies of IDS Statement (IDS)/PTO-1449 Citations			
a. Newly exec	cuted (original or copy)	13. Preliminary Amendment			
b. Copy from a	cuted (original or copy) a prior application (37 CFR 1.63 (d)) ationIdivisional with Box 18 completed)	14. Return Receipt Postcard (MPEP 503) (Should be specifically itemized)			
i. DELETION OF INVENTOR(S) Signed statement attached deleting inventor(s) 15. Certified Copy of Priority Document(s) (if toreign priority is claimed)					
named in	the prior application, see 37 CFR	16. Nonpublication Request under 35 U.S.C. 122			
1.63(d)(2) and 1.33(b).	(b)(2)(B)(i). Applicant must attach form PTO/SB/35			
6. Application Data	a Sheet. See 37 CFR 1.76	or its equivalent.			
19 KA CONTINUING ADD	ICATION short services to				
or in an Application Data Sh	eet under 37 CFR 1.76:	oply the requisite information below and in a preliminary amendment,			
Continuation	Divisional Continuation-in-part (CIP)	of prior application No.:			
Prior application information:	Examiner	Group Art Unit:			
For CONTINUATION OR DIVIS	IONAL APPS only: The entire disclosure of	the prior application, from which an eath or declaration is supplied under			
The incorporation can only be	it the disclosure of the accompanying contir I relied upon when a portion has been inadve	nuation or divisional application and is hereby incorporated by reference, extently omitted from the submitted application parts.			
	19. CORRESPONDENCE ADDRESS				
Customer Number or Bar Code Label or Correspondence address below					
Name	Lawrence A. Husick				
	Lipton, Weinberger & H	usick			
Address	D O Por 597				
City	Courth contain DA	State Int.			
110					
Country	Tel	Pephone 610 296-8259 Fax 6102965816			
Name (Print/Type)	Lawrence Hustick	Registration No. (Attorney/Agent) 31,374			
Signature	Na.	05 === 0000			
3	1 1 10 10 1	Date 25-FEB-2002			

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Box Patent Application,

10

15

20

METHOD AND COMPOSITION FOR DELIVERY

OF MEDICANTS TO ANIMALS

Background of the Invention

One of the most common diseases in newly received stocker and feedlot cattle is the Bovine Respiratory Disease (BRD) complex. BRD accounts for approximately 75% of morbidity and over 50% of mortality in feedlots (Edwards, A. 1996. Bovine Pract. 30:5). Studies have indicated that BRD manifests its economic losses cumulatively — through the cost of treatment, the cost of lost production and/or salvage, and the cost of death loss (Perino, L.J. 1992. Compend. Cont. Educ. Pract. Vet. 14 (Suppl.):3) These losses make BRD one of the most costly diseases affecting feedlot cattle. Respiratory tract lesions at slaughter correlate with feedlot and carcass performance (Gardner, B.A. et al. 1999. J. Anim. Sci. 77:3168).

5

In a recent study of the affects of BRD, heifers treated during the study period had lower average daily gain during the period. Heifers treated for BRD had lower marbling scores resulting in a 37.9% reduction in the percentage of carcasses grading U.S.D.A. Choice, or above. Heifers never treated produced a net return (carcass basis) that was \$11.48/head more than heifers treated once for BRD, and \$37.34/head more than those treated two or more times. (Stovall, T.C., et al. *Impact of Bovine Respiratory Disease During the Receiving Period on Feedlot Performance and Carcass Traits*, Animal Science Research Report. Oklahoma Agricultural Experiment Station, Oklahoma State University, Stillwater, Oklahoma, USA, 2000.)

Other diseases are of equal or greater economic importance to the cattle industry, which has historically sought to protect livestock from disease, both for economic and public confidence reasons. Immunization of cattle as a means of preventing disease is a common and long-standing practice dating back to Jenner and Pasteur. Immunization is the practice wherein pathogenic biological agents (viruses, bacteria, fungus, rickettsia, protozoa, mycoplasma) have been inactivated, attenuated administered with or without immuno-modulating agents (adjuvants) to animals with the intent of stimulating the animal's immune system such that subsequent exposure to the immunizing or natural agent yields a rapid and specific protective response, thereby avoiding or reducing the severity of disease.

15

20

5

involves injecting (by use of hypodermic needles) the vaccine material in the skin (intradermal "ID"), in the muscle (intramuscular "IM"), in the subcutaneous tissue ("SC" or "sub-Q")) or applying the product to readily available mucus membranes (in the eye (intraocular "IO"), in the oral cavity (peros "PO"), or in the nasal cavity (intranasal "IN")). Although the poultry industry has used aerosols and water as means of vaccine delivery to large numbers of birds, and the swine industry has used water as a delivery method, there are no aerosol, water or feed vaccines approved for commercial use in cattle, dogs, cats or horses.

The common means by which commercial vaccines have been administered to animals

In the case of injected products (pharmaceutical or biological), a number of concerns arise. With respect to food safety and consumer concern about meat quality, introduction of material into the animal via injection carries with it the potential of altering the edible product by scaring, staining, infection or adulteration due to components of the product and/or by carrying foreign material into the body as a result of the injection process as well as the potential for needles being left in the animal. The National Cattlemen's Beef Association has identified losses associated with injection site reactions resulting in damage to the animal, meat, hides and undermining consumer confidence in the safety and quality of beef. Additionally, injection requires close physical contact between the animal and the person administering the vaccine. This close physical contact entails risk

5

of injury to both the animal and the person. There is a potential for accidental injection of workers or non-target animals. Proper disposal of used needles is an ongoing concern. With respect to application of the vaccine, it is difficult to assure or identify proper deposition of the dose volume into the approved target tissue, particularly under modern management practices where large numbers of animals are rapidly processed. Injection of companion animals (dog, cat, horse) has animal welfare and owner acceptability concerns as well as the potential for infection, pain and tissue damage at the site of administration,

- Administration via mucus membranes has several advantages over injected vaccines.

 Entry of foreign material into edible tissues is avoided. Some pharmaceutical products

 (insulin West Pharmaceuticals) have been shown to perform better when applied to

 mucus membranes as compared to IM or SC injection. The natural route of exposure to
 the common respiratory and enteric pathogens is via the oral and or nasal route.
- Stimulation of a mucosally active immune response is better able to prevent or minimize colonization (a prerequisite to infection and disease) by invading pathogens.
 - Additionally, intranasal administration of vaccines typically stimulates a rapid response and has been shown to be effective in the presence of maternal antibody. There are, however, drawbacks to commercially available cattle vaccines. Products approved for intranasal administration require direct deposition of the vaccine into the nasal cavity

15

20

5

(one or both naries). This is stressful to the animal and requires restraint and close physical contact between the animal and person administering the vaccine. In addition, the animal's immediate response is to resist head restraint and attempt to dispel the injected material from the nasal cavity during or immediately following vaccine administration, back sometimes into the operator's face, with resulting safety and efficacy concerns.

Water and feed have been used experimentally as a means of vaccine delivery to cattle, however, there are concerns relating to proper dose intake of individual animals. There are no commercial cattle vaccines currently approved for use via feed or water.

Mucosal administration of vaccines has been shown to provide a broad based immune response. This involves both a local and systemic response. Traditionally, vaccines used for mucosal administration have been live or attenuated; as killed antigens tended to be minimally effective when given IN or PO. While live or attenuated vaccines provide a rapid response, the duration of immunity has typically been less than with IM administered products. With the advancement in adjuvant technology and vaccine formulation, it is now possible to increase the duration of immunity as well as allow use of inactivated antigens via the mucosal route. Advancement in formulation of pharmaceutical preparations has also led to development efforts for orally and/or nasally administered products (West Pharmaceutical).

Despite the advances in intranasal and other mucosal administrations of vaccination and therapeutic materials, there remain many needs in the development of safe, effective, and efficient methods of administration of such materials to animals. In particular, the

- following needs remain unmet by the methods of the prior art:
 - The need to avoid use of needles which may (a) cause damage to edible tissues and
 hides, (b) incite consumer concern over pet and livestock animal welfare, (c) incite
 consumer and food industry concern over food safety, (d) raise concerns related to
 worker safety, and (e) give rise to issues concerning disposal of contaminated medical
 waste.
 - 2. The need and desire to administer the vaccine to mucosal membranes which is the natural route of infection.
 - The need to avoid (or minimize) close physical contact between the worker and animal in order to reduce the risk of injuries to both.
- 4. The need to have a visual indicator of vaccination in order to increase compliance and proper administration of vaccine, and to reduce inadvertent multiple vaccination.

Brief Description of the Invention

According to the present invention, a vaccine/pharmaceutical-containing composition is

applied to the muzzle of the animal, which will then naturally use its tongue to clean
itself. This behavior will cause the animal to deposit a therapeutically effective amount

of the applied composition to the mucosa of the nasal and oral cavities, thus meeting the need for a simple, effective, and efficient vaccination/treatment method of administration.

Detailed Description of the Invention

5

The present invention comprises a method for immunizing and/or treating cattle or other animals via application of an approved dose of biological vaccines (antigens) or pharmaceuticals to the muzzle and/or nares area of cattle or other animals via direct application such as a liquid or emulsion paint, spray, paste, mist, roll-on or bio-film. The muzzle of an animal is defined as the facial portion of the respiratory system and rostral portion of the upper and lower jaws collectively, to include the nasal plane, nostrils, medial, lateral, dorsal and ventral borders of the nostrils, the philtrum, superior and inferior lips (*labia oris*) and the angle of the mouth (*angulus oris*). This method of application takes advantage of the normal behavior of cattle and other animals to clean their muzzle with their tongue and thereby deposit the vaccine or pharmaceutical material to the nasal and/or oral mucosa. The method thus minimizes the need for physical contact between the human operator and animal, and eliminates the use of needles. The delivery composition of the present invention may contain any formulation comprised of mucosally active antigens and/or biologically active proteins and/or biologically active carbohydrates with or without

20



adjuvants, with or without adherent/viscous components, with or without aromatic and palatable components and with or without a visual or non-visible indicator of application.

Method of Administration

The composition described above may be applied to the muzzle of the animal in any of a variety of methods according to the present invention. For example, the composition may have a viscosity and concentration appropriate for application by brush or roller. It may be applied by liquid spray, with or without atomization. It may be manually applied as a paste, salve, or film. It may be carried on a carrier web such as a tape, adhesive strip, or patch. In short, any method of contacting the animal's muzzle and transferring to it an effective dose of the composition may be employed.

Formulation

The formulation of the compound of the present invention includes, but is not limited to

various combinations of the following components for use in all animal species,

including cattle, sheep, pigs, cats, dogs, horses, deer, buffalo and other wildlife:

- Adjuvants or other immune stimulating compounds, such as that described in U.S.
 Patent No. 6,262,029 "Chemically Modified Saponins and the Use Thereof as
 Adjuvants", Aluminum hydroxide salts, Aluminum hydroxide gels, Alum,
 "Superantigens" which are molecules that stimulate, independent of antigen, those T-
- cells displaying a particular beta chain variable region (Vbeta) of the T-cell receptor.

20

5

These molecules are the most powerful T-cell mitogens known, inducing biological effects at femtomolar concentrations. The best characterized superantigens are the

(see, http://www.cbs.umn.edu/bmbb/ohlen lab/superant.html)

microbial toxins from Staphylococcus aureus and Streptococcus pyogenes.

- Other adjuvants useful for the present invention include natural and synthetic immuno-modulating agents, other saponin and saponin derivatives, mycobacterial cell wall extract Immnoboost® Bioniche Life Sciences Inc., oil emulsions (water in oil or oil in water) such as Amphigen® from Pfizer, Inc., oils (mineral oil, animal derived oils, plant derived oils such as carbopal), or other proprietary and non-proprietary immuno-modulating agents.
- Palatability enhancers, intended to be attractive to the animal's senses of smell and taste, such as plant-derived flavoring agents including but not limited to molasses, sucrose, fructose and anise.

15 Biological Antigens / Vaccines

Vaccines are used to prevent and/or treat a multitude of diseases in cattle and other animals. These include diseases of, but are not limited to, the respiratory system, the reproductive system, the urinary system, the gastrointestinal/digestive system, the integument/musculoskeletal system, the hemolymphatic system, the endocrine system, the nervous system, and disease of the eye and ear (Current Veterinary Therapy – Food Animal Practice, Howard, 1981, W.B. Saunders Co.). Organisms included are, but are not

15

20

5

 \mathbf{O}

limited to, viruses, mycoplasma, chlamydia, protozoa, rickettsia, coccidia, bacteria, fungus (Current Veterinary Therapy - Food Animal Practice, Howard, 1981, W.B. Saunders Co.) and internal and external parasites including, but not limited to, helminths and arthropod parasites as identified in Principle Parasites of Domestic Animals in the United States, Ivens, et. al. 1978, University of Illinois, pp. 30 - 71. All current licensed products for cattle or other animals are administered via injection, via direct deposit in the nasal cavity, via direct deposit in the oral cavity, in water or in feed, topically applied, or by aerosol. The products are composed of from one to many antigens from a multitude of pathogenic and non-pathogenic biological organisms. The specific formulation may be composed of live, attenuated, killed or altered individual biological organisms acting as the immunizing antigen directly or serving as vectors to deliver the antigen of interest. The biologically relevant protective portion of the organism, be they recombinant or natural, can be present as the whole organism, specific and non-specific subunits of the organisms structural and non-structural components including cell wall, cell wall components, endotoxins, exotoxins (e.g. leukotoxin from M. haemolytica), culture media supernatant, intracellular proteins and organelles including nuclear (including DNA/cDNA) and non nuclear elements (including RNA/cRNA). All and/or part of the fore going elements and organisms can be combined with or without immuno-modulating substances (adjuvants) to produce a vaccine designed to prevent and/or treat from one to

many diseases following single and/or multiple administrations.

15

20

5

Currently Licensed Veterinary Products may be referenced in the Compendium of Veterinary Products (CVP); Fifth Edition, January 1999; Distributed by North American Compendium, Inc. 942 Military Street, Port Huron, MI 48060

The CVP provides a list of all current Federally (USDA/APHIS, FDA, EPA) approved products for use in cattle or other animals in the United States. This list includes brand names, antigens included, formulations, specific claims, and manufacturer for each product. In addition to those listed, there are non-USDA/APHIS approved or products with USDA/APHIS conditional approvals sold in the United States. These include, but are not limited to, vaccines classified as autogenous vaccines which are compounded for individual customers with organisms originating from the particular customers operation (provided by companies including ImmTech, Grand Laboratories, Texas Vet Labs, American Animal Health, individual practicing veterinarians, Universities and others) conditional licenses are granted for disease such as mycoplasmosis (Texas Vet Labs) where no Federally approved vaccine has been developed. In addition, there are new vaccines, and new claims for existing vaccines under development by many companies that can potentially be administered to cattle and other animals via the mucosal surfaces of the nasal and oral cavities. Outside the United States, similar products, antigens, antigen combinations composed and formulated in a manner similar to those produced and/or sold in the United States are common. All known biological agents can potentially be formulated (as the natural agent, or as a component of the organism via traditional and/or recombinant technology and/or as vectors) into a vaccine such that an immune



response will be engendered in an animal when administered to the nasal and/or oral mucosa. The scope of this invention is intended to encompass all such current or future developed products or technologies, when the administration method involves application to the external structure of a bovine (or other animal's) muzzle and/or nares without the specific requirement of deposition onto or into the internal nasal and/or oral cavity.

Viscosity

The consistency of the product should be such that it remains in place long enough to allow proper dosage. Mediators of viscosity may be included into the compound formulation to ensure this goal is met.

10 Aroma

Ingredients may be used to enhance the aroma so as to contribute to palatability, or not detract from animal acceptance and natural behavior.

Identifier

In order to provide post-dosing identification of dose animals, a Light visible (e.g. orange, yellow) or UV or other nonvisible dye may be included in the compound formulation. In this manner, dosed animals may be easily recognized and one may avoid re-dosing them, ensuring proper dosage and saving on materials and labor.

Stabilizers

Appropriate product stabilizers such as to allow for antigen integrity and presentation

20 may be included in the compound formulation.

Preservatives

The compound formulation may contain appropriate preservative ingredients such as antibiotics (e.g. gentamicin, amphotericin B, penicillin, polymyxin B or others), antibacterials or antifungal agents, (e.g. thimerosal, formaldehyde) as deemed appropriate or necessary by APHIS or other relevant regulatory authorities.

Sustained release substances

To promote release of active components over a longer time period, ingredients may be included such as inert or biologically active substances so as to extend the time of presentation of the antigen/chemical to the animal's immune system.

10 Adhesive Components

The compound formulation may contain appropriate component(s), which create additional adhesive capability of the product to adhere to the external nasal mucosa and to the internal oral and nasal tracts. These may include a bio-adhesive type of material that extends the time drug/antigen is available on the nasal or oral mucosa.

15

5

While the invention has been described in its preferred embodiments, it is to be understood that the words which have been used are words of description rather than of limitation and that changes may be made within the purview of the appended claims without departing from the true scope and spirit of the invention in its broader aspects.

The inventors further require that the scope accorded their claims be in accordance with the broadest possible construction available under the law as it exists on the date of filing

hereof, and that no narrowing of the scope of the appended claims be allowed due to subsequent changes in the law, as such a narrowing would constitute an ex post facto law, and a taking without due process or just compensation.



 \in \bigcirc



Claims



Level – 2 Version 1.1 Updated - 8/01/01

5



We claim:

- A method for treating an animal to achieve a positive effect on the health of the
 animal comprising applying a biologically-active compound to the muzzle of an
 animal which subsequently cleans its muzzle with its tongue, thereby distributing
 the compound into the oral and/or nasal cavities of the animal to contact the nasal
 and/or oral mucosa.
- 2. The method of claim 1 wherein said compound contains one or more biologically-active agents selected from the group of vaccines and pharmaceuticals used to prevent and/or treat diseases of the respiratory system, the reproductive system, the urinary system, the gastrointestinal/digestive system, the integument/musculoskeletal system, the hemolymphatic system, the endocrine system, the nervous system, the eye and ear.
- 3. The method of claim 1 wherein the compound contains one or more biologically-active agents selected from the group of vaccines and pharmaceuticals used to prevent and/or treat diseases caused by viruses, mycoplasma, chlamydia, protozoa, rickettsia, coccidia, bacteria, or fungus, and internal and external parasites.
 - 4. The method of claim 3 wherein the parasites are helminths.
 - 5. The method of claim 3 wherein the parasites are arthropods.

- 6. The method of claim 1 wherein the compound contains one or more biologically-active agents selected from the group of live, attenuated, killed or altered individual biological organisms and mixtures thereof.
- 7. The method of claim 1 wherein the compound contains one or more biologicallyactive agents selected from the group of whole organisms, specific and nonspecific subunits of organisms, structural and non-structural components of
 organisms comprising cell wall, cell wall components, endotoxins, exotoxins,
 culture media supernatant, intracellular proteins and organelles including nuclear
 and non nuclear materials.
- 8. The method of claim 1 wherein the compound contains one or more biologically-active agents selected from the group of pharmaceuticals comprising antibacterials, hormones, and organic and inorganic medicants.
- The method of claim 1 wherein the compound contains one or more immunomodulating substances.
- 15 10. The method of claim 1 wherein the compound contains one or more autogenous vaccines or components thereof.
 - 11. The method of claim 1 wherein the compound contains one or more compounds selected from the group of aluminum hydroxide salts, aluminum hydroxide gels, alum, saponin and saponin derivatives, mycobacterial cell wall extract, oil, oil emulsions, superantigens and lipopolysaccharides.

- 12. The method of claim 1 wherein the compound contains one or more palatability enhancers, selected from the group of sugars, carbohydrates, aromatics, molasses, sucrose, or fructose, and plant flavorings.
- 13. The method of claim 1 wherein the compound optionally contains one or more additional components that provide enhanced viscosity, aroma, visual or machineaided identification of dosed animals, stability of the biologically-active compound, release modulation or uptake modulation of the biologically-active compound, and adhesive characteristics.
- 14. A vaccine or pharmaceutical composition suitable for application to the muzzle of an animal, containing a biologically-active material which stimulates an immune response, affects an endocrine function or provides a therapeutic function after distribution to the oral and nasal mucosa of the animal by the licking action of the animal's tongue in cleaning its muzzle.
- 15. The composition of claim 14 wherein a palatability enhancer is added to the composition.
- 16. The method of claim 1 wherein the method of applying to the muzzle comprises contacting the animal with a brush or roller, liquid spray, aerosol, spreading a liquid, paste, salve, or film thereon, or application of a carrier web thereto.

15



Abstract of the Disclosure

According to the present invention, a vaccine or pharmaceutical-containing composition is applied to the muzzle area of the animal, which will then naturally use its tongue to clean itself. This behavior will cause the animal to deposit applied composition to the mucosa of the nasal and oral cavities, thus meeting the need for a simple, effective, and efficient vaccination or treatment method.

REQUESTIONS

From: Ron Craveus selection of the mail composition of the Lawrence A. Husley < Lawrence A. Husley < Lawrence Collegistering Sept Matter State of the Acons. College Variable Ramp < Lawrence College
Lawrence.

I will check with the partners for there agreement to suprout for TM, I dealthis is a good umbrelle mame for the process as it allows several messages to be developed and positioned.

Partners:

Please let me know your thoughts.

Thanks

Ren Cravens MS, DVM 1502 Von Steuben drive West-Chester, PA 19380 610 101-0261

— Cinginal Message— From: Lawrence A. Husick (majlick Lawrence of Law Husick com) Sent: Tuesday, Maich 19: 2002/8/49 AM To: Ron Creyens Go: Bruce Van Der Kamp Sübject: Ra: Questions

Ron

1. I'will send the documents as soon as I receive the folice from the PTO to which we must respond, I need the data on that form to complete the declaration that you must sigh;

.2 I will take a lock at NATURE'S WAY as a mark. I suggest that you authorize me to the an "intent to use" registration application to researcitie mark ASAP. As I have told you, filing the application is a \$1,000 filent, but early filing will help the cause. As you know, you can buy Cadillac dog food, and drive it frome in your Cadillac. Unless there is some animal medication with this name, we're probably SX.

Lawrence

On3/19/02 6:33 AM. Ron Cravens and sezera vension unterlicion said

alawrence,

EHope all is well.

S have two questions:

A When do you plan to send the Mipstent documents for Store, Ken and

anieto signa

>2. We have scleded a nacioname to the OW process "Naturals viay". As you would expect, there are several process first and for this flame or work combination. I found of references on USP To site if will shack some of the representative and "live" registrations. My discipling relates to the ability to use Naturals Way as it relates to our process severational first uses out there. The closest thing there seems relates to number a supplements that made vague claims of proposed signmunity. I did not see any uses related to entime! vaccines.

ARdo Cravens MS, DVM

STEDZ Von Steuben dave

West Chester, PA 19380

×610-701-9261

ES OM

From Lawrence A. Husick <u>| awencerol and using comp</u>
To: Fon Crevens <u>| dec2cravens@belinall.com</u> | Keb Code | dectate overland and |
Clair Legislation | clair and alter acras | Clair | declarate of the control of th

Gentlemen

Earn pleased to report that the United States Patent and Trademark Office has acknowledged receipt of our applications chilled, "METHOD AND COMPOSITION FOR DELIVERY OF MEDICANTS TO ANIMALS and has accorded it a filling date of February 25, 2002, and an application so lat number of 10/08/1522.

Extilibe in contact shortly to determine littlere is relevant prior art which we should submit to the examiner in an information disclosure statement pursuant to our duty of disclosure under Patent Rule 56.

Lawrence: A. Histick
LIPTON, WEINBERGER & HUSICK
Intellectual Property and Technology: Law
Lawrence: Clean Husick, com
http://www.Lawrence.ck.com
P.G. Box 58//
Southessiem, PA 19399-0587
610/256-8259-Voice 610/298-5816 Fax
ACLINETSCHOOL Lawrence

This intert nothing short of a miracle that the modern







United States Patent and Trademark Office

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 20231
WWW.USPIGGOV

APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

10/084,592

02/25/2002

Ronald L. Cravens

AST-120

CONFIRMATION NO. 5751

FORMALITIES LETTER

*OC0000000079086

Lawrence A. Husick Lipton, Weinberger & Husick P.O. Box 587 Southeastern, PA 19399

Date Mailed: 04/18/2002

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The statutory basic filing fee is missing.
 Applicant must submit \$ 740 to complete the basic filing fee for a non-small entity. If appropriate, applicant may make a written assertion of entitlement to small entity status and pay the small entity filing fee (37 CFR 1.27).
- The oath or declaration is missing.
 A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(I) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.

The balance due by applicant is \$ 870.

A copy of this notice MUST be returned with the reply.

Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 3 - OFFICE COPY

El RE Patent Hilling

From: Ron Cravens <u>* Su cravens (principle in the inter</u> Tot Lawrence & Husick <u>* Lavrent Error Maria (crite</u> BCC: Bruce Van Der Kanny <u>* by Rond Maria</u> Date (Extra 2003) = 4370m

Hi Lawrence,

Thus received the papers for the ID patent Thave signed and sent here back to you. Every wonderproving happened to the OM patent that we filed last Spring — we never had to sign any shing and have be are nothing on the progress.

Thanks for any information you can provide.

Ron Oravens MS, DVM 14706 Sharwood Leawood, KS 56224 913-681-2023

— Original Message—
From: Lawrence A. Hustok [mailtok ewrence in awhite com]
Sent: Wednesday, Paritiary 22-200 stl2 52 FM
To: Bruce Van Der Kamp
Co: Ron Gravens; Ken Cidde; Clair Gustafson; Chris Cashman; Bob Mullen Subject: Ro: Patent Filing

Gentlemen:

If you would, please provide below your name, your consol home phone number. I would appreciate a response ASAP, If you know the others' numbers, please provide.

Christopher Cashman 1502 E Grand Oak; West Chester, PA 19380

Bob Mullen 1760 Spring House Road Chester Springs, PA 49425

Ron Cravens 14706 Sherwood Leawood, KS 66224

Clair Gustalson 18980 498 Ave Bryant, SD 57221

Ken Odds 11155 SD Hwy 1804 Pollock, SD 57648

Bruce Van Der Kampi 17950 E. Dorado Drive Centennial, CO 80615



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Wagnia 22013-1450

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO /TITLE

10/084,592

02/25/2002

Ronald L. Cravens

AST-120

Lawrence A. Husick Lipton, Weinberger & Husick P.O. Box 587 Southeastern, PA 19399 CONFIRMATION NO. 5751
ABANDONMENT/TERMINATION
LETTER
OC000000011358854

Date Mailed: 11/26/2003

NOTICE OF ABANDONMENT UNDER 37 CFR 1.53 (f) OR (g)

The above-identified application is abandoned for failure to timely or properly reply to the Notice to File Missing Parts (Notice) mailed on 04/18/2002.

· No reply was received.

A petition to the Commissioner under 37 CFR 1.137 may be filed requesting that the application be revived.

Under 37 CFR 1.137(a), a petition requesting the application be revived on the grounds of **UNAVOIDABLE DELAY** must be filed promptly after the applicant becomes aware of the abandonment and such petition must be accompanied by: (1) an adequate showing of the cause of unavoidable delay; (2) the required reply to the above-identified Notice; (3) the petition fee set forth in 37 CFR 1.17(I); and (4) a terminal disclaimer if required by 37 CFR 1.137(d).

Under 37 CFR 1.137(b), a petition requesting the application be revived on the grounds of UNINTENTIONAL DELAY must be filed promptly after applicant becomes aware of the abandonment and such petition must be accompanied by: (1) a statement that the entire delay was unintentional; (2) the required reply to the above-identified Notice; (3) the petition fee set forth in 37 CFR 1.17(m); and (4) a terminal disclaimer if required by 37 CFR 1.137(d).

Any questions concerning petitions to revive should be directed to the "Office of Petitions" at (703) 305-9282.Petitions should be mailed to: Mail Stop Petitions, Commissioner for Patents, P.O. Box 1450, Alexandria VA 22313-1450.

A copy of this notice MUST be returned with the reply.

ZMOQUES

Customer Service Center Initial Patent Examination Division (703) 308-1202

PART 3 - OFFICE COPY

ØH,

Teronication Gravens ston Gravens obstaclerating to Leaving need. Husing Crearence of a Weblerok each 120 consensus of the Section of the Section 1998 of 1999
Ø imagenetijog-56k-<u>toesin</u> Buloek

Hilawence

Hope all is well and that you had an enjoyable Thanksgiving,

I was wondering what is happening with our On Mussel patent application. It has been over 18 months and I was thinking, we should have heard something by new. I would greatly applicate an up date or your thoughts on which we should near something.

Thanks,

Ron Gravens MS, DVM 14706 Shervicku Leawood, KS-68224 Honte 913-681-9023 Cell 912-516-1616

E RE: Checking

From Lavorne A. Hosick standard Law Jusick come To: Ron Cravens sum on very distribution and the December of the Company of the December of the Company of the December of the Company of

Not a chance. Keep dreaming. This is a government agency, They do Not make mistakes.

Happy holidays to all

Lawrence

200

On 12/17/03 10:45 AM. Ron Cravers at ion prevens@shoolobet.net said:

```
>Thanks Lawrence - will the Patent Citize move up the review since they seem
>to have messed things up?
≯Happy Holidaysl
>Ron Cravers MS, DVM
>14705 Sherwood
>Leawood, K8 66224
>Home 018-081-0028
>Cell 913-515-1616
S-Original Message-
>From Lawrence A. Husick [mailto:Lawrence/GLaw/Husick.com]
Sent Monday, December 15: 2003:2:24 PM
STo Ron Crayens
>Subject Re; Checking
SHIROW
SAfter you prompted me, I sent in a status request. Last week, without
sexplanation from the PTO, Egot back a notice that the application har
>been abandoned! Needlessiosay, Lam hard at work tracking down the
>bonchead who made my request into an abandonment (no doubt, a wrong key
Spressed by a minimum wage worken and will have the case back on track
Schoolly. (This is nothing to worry about, and will delay processing of
athercase only slightly, it shall?
a will keep you posted about your government, in action!
sidope you are well.
>Happy holidays.
SOn 12(15)02 11-26 AM. Ron Emyens at concrevers@special missaid
aself Lawrence.
exisent a message a couple weeks ago, but bave not heard anything pack.
>> checking to see if you received the message iquestions.
```

3 >>Ron-Cravens-MS, EVM >>14766/Sheavacd >>Leawacd, NS 66224 >>Home ST2 681-9028 >>Coll. 643-515-1616 * >Lawrence: A. Husick >LIFTON, WEINBERGER & HUSICK >Intellectual Property and Technology Law >Lawrence: Oil and Husick conf > 2

:2:

Fiologen ce Yap Der Kamp 459 Bruce Vaniber Kainin Style Comments Bruce Vaniber Kainin Style Comments Bruce Vaniber Bruce Style Comments Bruce Vaniber Bruce Style Comments Bruce Style Comments Bruce Style Comments Bruce Style Comments Bruce Style Bruce

ATT

Not much insight - perhaps it is NOT possible to get any more from USPTO.

Bruce

-Onginal Message-From: Lawrence Husick Imalito:lawrence@lawhusick.com Sent Friday, May 14, 2004 9:29 AM To: byk@comcast.net Subject: Rev Patent Status

Both in queue at PTO, but given that the time to first official action is now sometimes >20 months, I am not concerned.

LAH

On May 11, 2004, at 5.58 PM, Bruce Van Der Kamptwrote:

silawrence.

s Fellowing apon this inquiry.

> Regards,

>Brice
>—Original Message—
>From Bruce Van Der Kamp (maillo:bvk@comcastinet)
>Sent Thursday, April 15, 2004 6;07 AM
> To:lawtehce@levtusickrom
> Sent Status

*Lawrence.

 Can you provide specifies as to the status of our two patents? There is some of our two patents? There is some of our two patents? There is some or our two patents? There is some or our two patents? Proubling since filing.

S 1) financial business parent for positively identifying livestock

(#69/351)20)

2) patent for method and composition for delivery of medicants to **animals (#271292)

Thanks

e Bruce

Bruce Van Der Kernp

EXHIBIT H

From: Ron Cravens [mailto:ron:cravens@shcplobal.net]
Sent: Monday: @crobe): 25-2604-10-447/AM
Fo: Lawrence Husick (Jawrence@lawnusiek.com):
Ce: 'cashman@protez.com: 'Clairkim@ifctel.comb; 'kemodde@ndsu.nodak.edu';
bvk@comcast.net'; 'Coblendi'@aol.com';
Subject: OM patenti

Hi Laurence,

Instrucen some new technology that is being applied intransal and it reminded me to check on our On Mussel patent application—any news?

Nasal Powder Influenza Vaccine Under Development

Old sent files on lap top.

From: Bruce Van Der Kamp:[mailto:bVk@comcast.net]
Sent: Enday: May 14,2004:10:56-kM
Ton Ron Cravens; Bob Mullen; Bruce Van Der Kamp; cashme@@aol.com; cashman@profex.com;
Clair Gustafson; Ken Odde --Flomey.Ren.odde@ndsu.nodak.edu
Subjects FW: Patent Status

AII.

Not much marght - perhaps it is NOT possible in get any more from USPTO

Bruce

—Original Messago
From: Lapyreage Husick [mailterlessesses@lacobasick.com]
Sent. Friday. May 13, 2004 0.20, 710.
To: byt@comenst.net
Subject. Re: Palent Status

Both in queue at PTO, but given that the time to first of the high section is now sometimes >20 months, Tame not concerned.

LAH

On May 11, 2004, at 5:58 PM, Bruce Van Der Kampwroter

➤ Lawrence.

➤ Ecllowing up on this inquiry.

➤ Regards,

➤ Bince

➤ Original Message

```
> From: Bruce Van Der Kamp [melliofisiko/commistael]
> Sent: Thursday, April 15, 2004/8,07 AM
> To: lawrence@lawhusicle.com
>Subject: Palent Status
>Lawrence.
>Can you provide specifics as to the sixtus of our two patents? There
> is concern that we may be not in the queur since we have heard
> nothing since fling,
> 1) financial business patent for positively identifying livestock
> ......... (#60/351120)
>2) patent for method and composition for delivery of medicants to
> animals ..... (#?77???)
>Thanks,
>Bruce
> Bruce Van Der Kamp
> ASTech International
Lawrence A. Husiek
LIPTON, WEINBERGER & HUSICK
Intellectual Property and Technology Law
```



News Frome Desktop modern dawrence husick

Gachied messages

7,017 in conversauon

maliner Newstax - View Entite Times 4 73 Reply | Reply 10.41 | Function | Compose | Michael Combon

REDDE Mussel Patent Update * second request

From Ron Cravens < orhorsvens@stroplets.pet>
To: Lawrence Husick < lawrence@lawhusick.com>
Co: Bab Mullen < boblened@soll.com>, Gruce Van Der Kamp < by@comcast.net>,
Chris Gashman < cashman@protes.com>, Clair Gustalson Home < christian@irdel.com>,
Ken Odde-- Home < boblened@rollevtel.net>, Ron Gravens SBC con cravensió sberlobal net? Date: May 9 2005 - 11:10am

Thanks Lawrence - we appreciate any information.

Ron Cravens 14706 Sherwood Road Leawood KS 66224 Home (913) 681-9023 Cell (918) 515-1616

From Pawience Husick (malifo:lawience@lewhusick.com) Sent-Monday, May 09, 2005 9/41 AM To: Ron Gravens Subject Re. Qn Mussel Patent Update - second request

Rom

I will check with the PTO: but at this time, your application is just outside the average times now prevalent in the Patent Office, so you should not be worked.

Lawrence

On May 9, 2005; at 9:34 AM. Ron Cravenswrotes

ould truly appleciate some sort of update or guidance on the status of both of the patents you submitted for us in the Spring of 2000. Can tell us how only wastal track process through the USETO?

We have a Board meeting a week from today and need an applate.

Thanks for your help:

Ron Cravens

14/706 Sherwood Road.

Leawood, KS 66224

Home (813) 681-9023;

Cell(913) 515-1616

From Ron-Gravens (maliforon-chavens Gebrolobat net)
Sent: Sunday, May 01, 2005,058 AM

To: Lewrence Husick (HYPERLINK

"maliforawence Glawhusick comilawrence Glawhusick com)
Co: Bob Mullen Bruce Van Der Kamp, Chris Cashman, Clair Gustafson-Home, Ken
Oddes Home: Ron-Gravens SBC
Subject FWr.Co. Mussel Patent Update

Lawrence.

Liechecked the number and limade amenor 4/45 10/084592, not 10/084593. However when I look for this number Light the following:

Sony, the entered Application Number 10/084592 is not available. The number may have been incorrectly typed, on assigned to an application that is not yet available for public inspection.

Ron Cravens
14706 Sherwood Road
Leawood, KS 66224
Home (913) 684-9023
Cell (913) 515-1616

From: Ron Cravens [maille:top cravens@sbcslebal.get]
Sent; Sunday, May 61, 2005 9:48 AM
Tol: Lawrence Husick [HYPERLINK
"maille:[awrence]Glawhusick.com/jawrence(@lawhusick.com)"
Subject On Mussel Patent Update

Hilawence.

ASTech has alboard meeting in two weeks and we need an update on patent status for the CIM patent (Method and Composition to relivery of Medicants to Animals, serial # 16/084593, accepted 2/25/02). We last composition appears to be maying

When I look on the USPTO sile under this application number, I do not find reference to AST echorany of our members.

≺image00tigji;>

What am I doing wieng?

Any update will be greatly appreciated.

Ron Cravens
14706 Sherwood Road
Leawood, KS 166224
Home (913) 681-9928
Cell (913) 615-1616



Lara Dickey Lewis 816.460.2516 Idiewis@sonnenschein.com

7001 2510 0005 2902 5274

July 21, 2005

VIA CERTIFIED MAIL

Lawrence Husick, Esq. Lipton Weinberger & Husick P.O. Box 587 Southeastern, PA 19399-0587

Re: ASTech International, LLC Intellectual Property Files

Dear Mr. Husick:

Pursuant to the enclosed authorization from ASTech International, LLC, please forward all files relating to patent, trademark, copyright and any other intellectual property matters that your firm has handled on behalf of ASTech International, LLC and its members to my attention at the address listed above. Your immediate response would be greatly appreciated.

Sincerely,

SONNENSCHEIN NATH & ROSENTHAL LLP

4520 Main Street Suite 1100

816.460.2400

816.531.7545 fox

Kansas City, MO 64111

www.sonnenschein.com

Chicago

Kansas City

Los Angeles

San Francisco

Short Hills, N.J. St. Louis

Washington, D.C. West Paim Beach

New York

By:

Lara Dickey Lewis

LDL/cam Enclosure

TRANSFER AUTHORIZATION

The undersigned hereby authorizes the attorneys of Sonnenschein Nath & Rosenthal LLP to request the transfer of all ASTech International, LLC intellectual property files from Lipton Weinberger & Husick to Sonnenschein's Kansas City Office at 4520 Main Street, Suite 100, Kansas City, Missouri 64111. This authorization includes all files relating to patent, trademark, copyright and any other intellectual property matters.

ASTECH INTERNATIONAL, LLC

By

7/20/05

Ronald Craven

LIPTON, WEINBERGER & HUSICK

A PROFESSIONAL CORPORATION

ATTORNEYS AT LAW 201 N. JACKSON STREET P.O. BOX 934

MEDIA, PA 19063

ROBERT S. LIPTON LAWRENCE A. HUSICK LAURENCE A. WEINBERGER

ARNOLD WINTER

OF COUNSEL:

Phone:

(610) 566-6000

(610) 566-3660 Fax:

e-mail: Treb@LiptonLaw.com http://www.LiptonLaw.com

ROBERT J. YARBROUGH

PATENT, TRADEMARK, COPYRIGHT AND **RELATED MATTERS**

CONCORD PROFESSIONAL CENTER

1010 CONCORD PIKE, SUITE 101

P.O. BOX 429

WILMINGTON, DE 19899-0429

302-425-5600

September 20, 2005

SENT FEDERAL EXPRESS AIRBILL NO. 8467 7992 1683

Lara Dickey Lewis, Esquire Blackwell Sanders Peper Martin LLP 4801 Main Street, Suite 1000 Kansas City, Missouri 64112

RE:

PCT Patent Application

Title

Method For Positively Identifying Livestock and Use Thereof In Legal

Instruments Relating Thereto

Int'l. Appln. No. Int'l Filing Date

PCT/US03/02073 23 January 2003

Our File No.

5488-2

Dear Ms. Lewis:

Pursuant to Mr. Husick's instructions and our telephone conversation of Friday, September 16, 2005, enclosed please find the above-captioned file. Please be advised that this is the only file we have. Mr. Husick's files indicate that the file for the Provisional Patent Application reflected below was destroyed pursuant to the client's instructions, after it expired.

Provisional Patent Application

Title

Method For Positively Identifying Livestock and Use Thereof In Legal

Instruments Relating Thereto

Appln. No.

60/652,131

Int'l Filing Date

23 January 2002

Our File No.

5488-1

Lara Dickey Lewis, Esquire Blackwell Sanders Peper Martin LLP September 20, 2005 Page 2

If you need anything further, please do not hesitate to contact us.

Very truly yours,

Judith M King

Administrative Assistant
To Lawrence H. Husick, Esquire

jmk encl:

BLACKWELL SANDERS PEPER MARTIN

4801 MAIN STREET SUITE 1000 KANSAS CTTY, MO 64112 P.O. BOX 219777 KANSAS CITY, MO 64121-6777 TEL: (816) 983-8000 FAX: (816) 983-8080 WEBSITE: www.blackwellsanders.com

Lara Dickey Lewis DIRECT: (816) 983-8158

DIRECT FAX: (816) 983-8080 E-MAIL: llewis@blackwellsanders.com

November 3, 2005

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Lawrence Husick, Esq. Lipton, Weinberger & Husick 201 North Jackson Street, P.O. Box 934 Media, Pennsylvania 19063

Re: ASTech International LLC Intellectual Property Files

Dear Mr. Husick:

In addition to the abandoned PCT application your office recently forwarded to me, the members of ASTech International including Mr. Ronald Cravens and Mr. Christopher Cashman have indicated that a U.S. non-provisional patent application having a serial number of 10/084,592 was filed on February 25, 2002. I spoke with your assistant about receiving this file as well and, to date, have not received a response. I also sent you an email regarding this matter on October 12, 2005 and have not received a response from you either.

The PTO has indicated that this application was abandoned on June 19, 2002 for failure to file a response to a Notice of Incomplete Application and that your firm was listed as the correspondence address. I would appreciate receiving the file contents immediately so that I can make a determination as to whether this application can be revived since the inventors clearly believed that it has been pending over the last three years.

I look forward to your immediate response.

Sincerely,

Lara Dickey Lewis

EXHIBIT M

KC-1340675-1

KANSAS CITY, MISSOURI • ST. LOUIS, MISSOURI • OVERLAND PARK, KANSAS • OMAHA, NEBRASKA SPRINGFIELD, MISSOURI • EDWARDSVILLE, ILLINOIS • WASHINGTON, D.C. • LONDON, UNITED KINGDOM LAW FIRM

BLACKWELL SANDERS PEPER MARTIN

4801 MAIN STREET SUITE 1000 KANSAS CTTY, MO 64112 P.O. BOX 219777 KANSAS CTTY, MO 64121-6777 TEL: (816) 983-8000 FAX: (816) 983-8080 WEBSITE: www.blackwellsanders.com

Lara Dickey Lewis DIRECT: (816) 983-8158

DIRECT FAX: (816) 983-8080 E-MAIL: llewis@blackwellsanders.com

January 6, 2006

VIA FACSIMILE (571) 273-3250

Document Services Division USPTO

Re:

U.S. Patent Appln. Ser. No. 10/084,592

Filed: 02/25/2002

Method for Positively Identifying Livestock and Use

Thereof in Legal Instruments Relating Thereto

Our File No. 56510-10001

Dear Sir or Madam:

This is to request a non-certified copy of the complete file wrapper of the above-identified patent application. Enclosed is a copy of the Notice of Acceptance of Power of Attorney which shows this firm is entitled to receive a copy said application. Please charge Deposit Account No. 11-0160 and referencing our file number listed above.

If there are any questions concerning this request, please contact the undersigned at the telephone number listed above.

Respectfully submitted,

Lara Dickey Lewis

Reg. No. 48,161

LDL/jb Enclosure

EXHIBIT N

ABANDONED

PATENT NUMBER and ISSUE DATE

U.S. UTILITY Patent Application

APPLICATION NUMBER	FILING DATE	CLASS 5/4	SUBCLASS	GROUP	ART UNIT	EXAMIN	ER
		,	•				•
			•				
						•	. !
		((FACE)				
					,		
						•	
٠.						·	
•							
			•				

NOTICE OF ALL	OWANCE MAILED		CLAIMS ALLOWED				
		Assistant Examiner	Total Claims	Pro	int Claim for G		
ISS	UE FEE	3		DRAWING	:		
Amount Due	Date Paid	7	Sheets Drwg.	Figs.Drwg.	Print Fig.		
		Primary Examiner					
TER	RMINAL	PREPARED FOR ISSUE	Application Examiner				
	DISCLAMER	WARNING: The information disclose Unauthorized disclosure may be prohibi Sections 122, 181 and 368, Possession of Office is restricted to authorized employ	ted by the Unite utside the U.S.	d States Cod Patent & Tra			
· ·		FILED WITH: DISK	(CRF) (Attached I	pocket on rig	CD-ROM		





CONTENTS

	, -	Received (incl. C. of M.) or	, .		Bate Received (incl. C. of M.). or.
1.	Application papers.	Date Mailed			Date Malled
1. 2.	1 2 Par 2 2 2 1 1 2 1		31. /	*	
	17. Po Pop Declus		32.		
3.	DRUM Nathon	11/25/03	33.		
4.	There Jallong	10-6-05	34.		•
5.	HIISE	10/18/05	35.		
6.			36.	· · · · · · · · · · · · · · · · · · ·	
7.			37. .		
8.			38.	· · · · · · · · · · · · · · · · · · ·	
9.			39.	*** · · · · · · · · · · · · · · · · · ·	
10.	•		40.		
11.			41.		
12.			42.	· · · · · · · · · · · · · · · · · · ·	
13.			43.		
14.		·	44.		·
15.			45		•
16.			46		
17.			47		
18.			48		<u> </u>
19.			49.		
20.			50		
21. _			51, _		
22.			52		
23.			53.		
// / 24. _			54.		
25.			. 55	•	
26			56.		***************************************
27.			57		
28.			58.		. , \$
29.			69		
30			~~. ~~		•

SEARCH									
Class	Sub.	Date	Exmr.						
•									
			-						
•		,							
•									
•									
		,							
Ì									
•									
-									
Class	RFERENCI Sub.	E SEARCI Date							

SEARCH NOTES

(List databases searched. Attach search strategy inside.)							
	Date	Exmr.					
		·.					
	:						
]		·					
		÷					
	1						
•							
		1					
		. [
	-						
	.]						
	.]						
·	1	ł					
		ľ					
İ							
	1	1					
	. ↓.	. 1					
	<u> </u>	V .					

If more than 150 claims or 9 actions staple additional sheet here

CLASSIFICATION NOTES									
Class	Date	Initials							

.

POSITION		NAME	I ID NO	DATE
FILE ASSEMBLY	IATION			
OUALITY CHECK				
SCANNING	G-4		- 1-/ 2013	<u> </u>
CLASSIFIER FORMALITY REV		MO TVO	DY 3	
RESPONSE	/IEW	13.75	944.5	X 10 10 1
	Marie -			
13.			N. ADIRECT	CITIES NO.

.

PATENT APPLICATION FEE DETERMINATION RECORD

Effective October 1, 2001

Application or Docket Number

051-T2A

		CLAIMS AS						SMALL E	YTITY		OTHER	
<u></u>	TAL OLAINO		(Column	1)	(Colu	mn 2)	. 1	TYPE [OR	SMALL	ENTITY
	TAL CLAIMS		16					RATE	FEE		RATE	FEE
FC	R		NUMBER I	FILED	NUMB	ER EXTRA		BASIC FEE	370.00	OR	BASIC FEE	740.00
то	TAL CHARGEA	BLE CLAIMS	16 min	us 20=	*			X\$ 9=		OR	X\$18=	
INC	EPENDENT CL	AIMS	a mi	nus 3 =	*			X42=		OR	X84=	
MU	LTIPLE DEPEN	IDENT CLAIM PI	RESENT					+140=		OR	+280=	
* If	the difference	in column 1 is	less than ze	ro, enter	"0" in c	olumn 2	1	TOTAL		OR	TOTAL	
	С	LAIMS AS A	MENDED	- PAR	T II			!		•	OTHER	THAN
		(Column 1)		(Colur		(Column 3)		SMALL	ENTITY	OR	SMALL	ENTITY
AMENDMENT A		CLAIMS REMAINING AFTER AMENDMENT		HIGH NUM PREVIO PAID	BER DUSLY	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
NDN	Total	*	Minus	**		=		X\$ 9=		OR	X\$18=	
AME	Independent	*	Minus	***				X42=		OR	X84=	
	FIRST PRESE	NTATION OF MU	JUIPLE DEF	ENDEN	CLAIM			+140=		OR	+280≑	
							4	TOTAL ADDIT, FEE		OR	TOTAL ADDIT. FEE	
		(Column 1)		(Colur	nn 2)	(Column 3)	•					
AMENDMENT B		CLAIMS REMAINING AFTER AMENDMENT		HIGH NUM PREVIO PAID	BER DUSLY	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
N N	Total	* .	Minus	**		=		X\$ 9=		OR	X\$18=	
AME	Independent	*	Minus	***		=		X42=		OR	X84=	
Ľ	FIRST PRESE	NTATION OF MU	JLTIPLE DEP	ENDENT	CLAIM			+140= .		OR	+280=	
								TOTAL DDIT. FEE		OR	TOTAL ADDIT, FEE	
		(Column 1)		(Colur	nn 2)	(Column 3)					ADDIT LEE	
AMENDMENT C		CLAIMS REMAINING AFTER AMENDMENT		HIGH NUM PREVIO PAID	EST BER OUSLY	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
NON NO	Total	*	Minus	**		=		X\$ 9=		OR.	X\$18=	
AME	Independent	*	Minus	***		=	lt	X42=		OR	X84=	
ഥ	FIRST PRESE	NTATION OF MU	JLTIPLE DEF	PENDENT	CLAIM		!			l		
* .	* If the entry in column 1 is less than the entry in column 2, write "0" in column 3.									_		
44	If the "Highest Nu	mber Previously Pa mber Previously Pa	id For IN THI	S SPACE 1	s less tha	n 20, enter "20.	. A	TOTAL DDIT. FEE	·	OR	TOTAL ADDIT, FEE	
		nber Previously Pai					r fou	nd in the app	ropriate box	in col	umn 1.	

CLAIMS ONLY

SERIAL NO. FILING DATE

APPLICANT(S)

CLAIMS

IND. DEP. IND.		AS	AS FILED		TER	AFTER 2nd AMENDMENT		
2		IND.	DEP.					
2	1	1						
4	2		1	 		 		
5	3					<u> </u>		
6	4	1	1-1-	1	1			
7 8 1 9 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	5			1				
8 1 9 1 1 1 1 1 1 1 1	6				1			
9	7		1					
10	8		l i					
11	9		ı		}			
12	10		. 1					
13	11		1					
14		<u> </u>						
15								
16			<u>.</u>	 				
17		 		 				
18		 	<u> </u>	ļ				
19		ļ	ļ					
20		 			ļ			
21		 						
22 23 24 24 25 26 27 28 29 30 30 31 31 32 33 33 34 34 35 36 37 38 39 40 40 41 42 43 44 44 45 46 47 44 44 45 46 47 48 49 50 50 TOTAL IND. 2 TOTAL IND		ļ						
23		 						
24		 	-					
25		 						
26		 						
27		 						
28		 						
29 30 31 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL IND. 3 T		†						
31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL IND. 3 TOTAL IND.		1			-			
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL IND. 2 TOTAL OPEP.	30							
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 TOTAL, IND. 2 TOTAL, IND. 3 TOTA	31							
34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL IND. 2 TOTAL OPEP.	32							
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL IND. 2 TOTAL OPEP.	33							
36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL IND. 3	34							
37 38 39 40 41 42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL IND. 2 TOTAL OPEP. 14	35							
38 39 40 41 42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL IND. 3 TOTAL IND. 3								
39 40 41 42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL OPER.								
40 41 42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL IND. 3 TOTAL IND.				·]		T		
41 42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL OPEP. 14		 		[
42 43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL DEP. 14								
43 44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL OPEP. 14		<u> </u>						
44 45 46 47 48 49 50 TOTAL IND. 2 TOTAL OPEP. 14		 						
45 46 47 48 49 50 TOTAL IND. 2 TOTAL DEP. 14								
46 47 48 49 50 TOTAL IND. 2		 						
47 48 49 50 TOTAL IND. 2								
48 49 50 TOTAL IND. 2 TOTAL OBEP. 14							 -i	
49 50 TOTAL IND. 2 TOTAL OPEN		 						
TOTAL IND. 2		 			 +			
TOTAL IND. 2		 						
TOTAL 14	TOTAL		 -	 				
DEP. 114	IND.		_		_*		.	
TOTAL 16	DEP.	14.						
The state of the s	TOTAL CLAIMS	16						

Ť		*	_] *		1*	
1				 		ļ	
-		IND.	DEP.	IND.	DEP.	IND.	DEP.
1	51	 		ļ	<u> </u>	ļ	<u> </u>
┝	52	 		 	<u> </u>	ļ	Ī
L	53	 		_	ļ	 	
L	54		<u> </u>	ļ		ļ	-
F	55	ļ		ļ	ļ	}	ļ
H	56		<u> </u>	 			<u> </u>
⊦	57	4		ļ		ļ	ļ
⊦	58	 		 	 	<u> </u>	
\vdash	59	+		 	ļ	1	
-	60			 	 		 -
\vdash	61 62			 	 	 	
\vdash				 	 	 	
H	63 64	 		 	 	 	
\vdash		 		 		 	
\vdash	65 66	1		 		 	
H	67	1			 		
-	68	 		 	 -		
\vdash	69	 			 	 	
\vdash	70			 	-	 	
H	71	 		 	 	 	
F	72	1				 	
H	73	1					
r	74	1			 		
r	75	1	· · ·		· · · · · · ·		
	76		· · · · · · · · · · · · · · · · · · ·			l	
Г	77						1
Г	78	1	,				
Г	79						
Γ	80						1
Г	81						
Γ	82		*				
	83						
Г	84						
C	85						
	86						
	87						
L	88						
L	89						
L	90						
_	91						
L	92		·				
L	93						
_	94						
L	95						
L	96						
_	97						
<u> </u>	98	 					
_	99	\vdash					
	100						
1	ND.		4	ļ		- 1	_ <u> </u>
- 1	OTAL DEP.		-		-		
7	DYAL AMS		27/10/4	. 1			
-	- unvo		To The State of th	K	a grand a se	<u></u>	100 mm

^{*} MAY BE USED FOR ADDITIONAL CLAIMS OR ADMENDMENTS



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addres COMMISSIONER FOR PATENTS PO. Box 1430 Alexandra, Vignia 22313-1450 www.unplo.gov

Bib Data Sheet

CONFIRMATION NO. 5751

SERIAL NUMBER 10/084,592									
APPLICANTS Ronald L. Cra	vens, Residence Not Pro	vided;							
** CONTINUING DA	TA ************	* ·							
** FOREIGN APPLIC	CATIONS *************	***							
IF REQUIRED, FOR ** 04/18/2002	EIGN FILING LICENSE	GRANTED							
Foreign Priority claimed									
ADDRESS 27526	# i								
TITLE Method and composi	tion for delivery of medic	ants to animals			·				
RECEIVED No.	S: Authority has been given to charge/creefor following:	edit DEPOSIT ACCOU	NT time)	6 Fees (7 Fees (8 Fees (Proce	essing Ext. of			